

137

Claim No 137.

Under Article 14. Treaty of 14. June 1866.
with Creek Indians.

The undersigned, Isaac Marshall, Aged 36, a Freedman of the Creek Nation, being duly examined and sworn (he understanding and conversing in the English language,) deposes and says: Whilst he was living on his place, about six miles from the Creek Agency, in the Creek Nation, and sometime in the month of December 1862, he was compelled by the Rebels under Cooper and McCutosh to fly therefrom hastily, and abandon his property: that he took his wife and family with him and went to Gibson, where he was employed as a teamster in the 1st Indian Regiment, and remained in and about Gibson ~~under~~ until the close of the war, when he returned to the Creek Nation -

This deponent further says, that, at the time of his flight from home, as aforesaid, he owned and possessed, and necessarily abandoned and lost, all the property herein after enumerated, and never afterwards recovered the same, or any part of the same. - To Say:

2	Two horses	\$155.00.	One Steer	\$20.00	\$175.00
9	Nine hogs.		at \$8.00 each		72.00
150	Bushels of Corn.		at \$1.00 bush.		150.00
80	Eighty Pounds of Sugar		at 25¢ lb.		20.00.
	House furniture, beds, bedding &c.				50.00
	making a total value of				<u>\$ 467.00</u>

Four hundred and sixty seven dollars
Further this deponent saith not.
Isaac Marshall. his
mark

Subscribed and Sworn to before me, at the Creek
Agency, C. N. this 11th. of November A.D. 1869.

POOLEY
1st Deft. Asst Supt and Affr
Southern Supt

The undersigned, Sampson Pond & Morey
Marshall, Freedmen of the Creek Nation, being
jointly, duly examined and sworn, depose and say:
They are not interested in the claim of Isaac Mar-
shall in any pecuniary manner whatever: that they
have heard the foregoing affidavit read to them, and
know its contents to be true and correct in every particu-
lar, and that the claimant, at the time of his flight
from home did own and possess, and did necessarily
abandon and lose all the property enumerated in the
foregoing deposition. Further these deponents do
not say.

Sampson Pond.

Morey Marshall.

his
mark
his
mark

Subscribed and Sworn to before me at the Creek
Agency, C. N. this 11th. of November A.D. 1869.

POOLEY
1st Deft. Asst Supt. and Affr,
Southern Supt

Award

The loss of property specified above is deemed established by the foregoing testimony - Also the status of claimant - The amount claimed, however, is, in some instances considered excessive - Upon inquiry, it is found, the values of the different kinds of property, at the time the loss occurred, - ruled as follows: -

Horses, -	\$25.00 each.
Sticks -	12.00 "
Hogs, -	2.00 "
Corn, per bushel.	.50 "
Sugar, per pound.	.10 "

and for the following one-half the claimed value:

House furniture - beds, bedding &c.	\$25.00
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In consideration of these, and all other facts, attainable, bearing upon the case, we believe it just and equitable to award this claimant Isaac Marshall, One hundred and eighty eight dollars.

\$188⁰⁰/₁₀₀

J. B. Hayes

Brigadier Major General U. S. Army.
Supt. Indian Affairs, Southern Superintendency

F. A. Smith

Captain U. S. Army.
Buck Agent.